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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/761,743	01/18/2001	Yuji Saeki	520.39527X00	6167	
20457 75	90 08/24/2004		EXAMINER		
ANTONELLI	, TERRY, STOUT & K	CHANG, RICHARD			
1300 NORTH S SUITE 1800	SEVENTEENTH STREET	ART UNIT	PAPER NUMBER		
	VA 22209-9889	2663			

DATE MAILED: 08/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		Application	n No.	Applicant(s)				
Office Action Summary		09/761,74	3	SAEKI ET AL.				
		Examiner		Art Unit				
		Richard C		2663				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE - External control	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICATION OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE PROVISION	TION. CFR 1.136(a). In no eve ation. ys, a reply within the statu y period will apply and wil oy statute, cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days I expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed o	n <u><i>01 March 2001</i></u> .		•				
2a)	This action is <b>FINAL</b> . 2b)	oxtimes This action is no	on-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4) ☐ Claim(s) is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☑ Claim(s) 1-4,6,8 and 9 is/are rejected.  7) ☑ Claim(s) 5 and 7 is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers							
10)⊠	The specification is objected to by the Extra drawing(s) filed on 18 January 2001 Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	is/are: a) ☐ acce to the drawing(s) be correction is require	e held in abeyance. See ed if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 C	CFR 1.121(d).			
Priority	under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.								
2)  Notion (3)  Information	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO- rmation Disclosure Statement(s) (PTO-1449 or PTO er No(s)/Mail Date <u>03/01/2001</u> .		4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate	ГО-152)			

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#### **DETAILED ACTION**

# **Drawings**

- 1. New corrected drawings in compliance with 37 CFR 1.121(d) are required in this application because
- a) In <u>Fig. 3</u>, reference text "200[1,L, z]" above reference block 21-1 is mistyped, it should be corrected as "200[L, 1,z]" to be consistent with X-axis,
- b) In <u>Fig. 11</u>, reference texts "21B-1" and "21A-1" at the bottom of the drawing are misplaced; these should be corrected by interchanging their positions. Same corrections are required for reference texts "21B-M" and "21A-M".

The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

# Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 4 recites the limitation "... according to claim 2, wherein the interface conversion means..." in lines 12-13, page 46. There is insufficient antecedent basis for this limitation in claim 4.

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## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 2 and 6 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by US patent No. 5,517,619 ("Muramatsu et al").

Regarding claims 2 and 6. Muramatsu et al teach a three dimensional network interconnection scheme of processor elements of a parallel computer (A multidimensional crossbar network in which ... a plurality of crossbar switches) comprising of the first dimensional coordinate transforming crossbar switch 9-1 (in X-axis), the second dimensional coordinate transforming crossbar switch 9-2 (in Y-axis) and the third dimensional coordinate transforming crossbar switch 9-3 (in Z-axis) wherein a relaying crossbar switch 14-1 for relaying operation of transferring a communication packet from one input-output port/buffer to the next buffer/input-output is provide to perform the packet communication between all the three dimensional coordinate transforming crossbar switches within all three dimensional axes at every independent coordinate point (wherein a switching device connected to first and second ... third crossbar switches; (Fig. 8, Col 11, line 16 to Col. 13, line 4).

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1, 3, and 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over US patent No. 5,517,619 ("Muramatsu et al") in view of U.S. Patent No. 5,323,386 ("Wiher et al").

Regarding claim 1, 3, and 8-9, as described in previous action item 5, Muramatsu et al disclose substantially all the claimed invention but did not disclose expressly the particular application involving an interface for performing packet communication by a light signal with any of the crossbar switches is performed.

Wiher et al teach an expandable multistaged high speed serial data switch networks wherein all external high-speed interconnects can be made over fiber optic cables 220 that go to the input and output switches 204', 208' collocated with the remote interfaces 222 by keeping all the electrical signals within the local ports (interface conversion for performing packet communication by a light signal with any of the crossbar switches is performed) (Fig. 9, Col 5, line 52 to Col. 6, line 56).

A person of ordinary skill in the art would have been motivated to employ Wiher et al in Muramatsu et al in order to obtain a multidimensional crossbar network and parallel computer system and to take advantage of interconnecting all the external high-

speed over fiber optic cables by keeping all the electrical signals within the local ports in claims 1, 3 and 8-9.

The suggestion/motivation to do so would have been to accommodate a multidimensional crossbar network and parallel computer system and to take advantage of interconnecting all the external high-speed over fiber optic cables by keeping all the electrical signals within the local ports. At the time the invention was made, therefore, it would have been obvious to one of ordinary skill in the art to which the invention pertains to combine Wiher et al with Muramatsu et al to obtain the inventions specified in claims 1, 3 and 8-9.

# Allowable Subject Matter

8. Claims 5 and 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims and if no art rejection can be applied.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Chang whose telephone number is 703-605-4398. The examiner can normally be reached on Monday - Friday from 8 AM to 5 PM. Art Unit: 2663

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau T Nguyen can be reached on 703-308-5340. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Æ€ rkc Richard Chang Patent Examiner Art Unit 2663

KEMNETH VANDERPUYE PRIMARY EXAMINER